

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
FLORENCE DIVISION

HOLLY NYGAARD and)	C/A: 4:20-CV-00233-JD
QUANEL GEE, on behalf of themselves)	
and all others similarly situated,)	
)	
Plaintiffs,)	STIPULATION OF DISMISSAL
)	OF DEFENDANT
v.)	EREZ SUKARCHI, INDIVIDUALLY
)	WITH PREJUDICE
BEACH HOUSE HOSPITALITY)	
GROUP, LLC d/b/a)	
BEACH HOUSE BAR & GRILL; and)	
EREZ SUKARCHI, individually,)	
)	
Defendants.)	

Plaintiffs, Holly Nygaard (“Nygaard”) and Quanell Gee (“Gee”), on behalf of themselves and all others similarly situated (all jointly “Plaintiffs”), by and through their undersigned counsel, and Defendants Beach House Hospitality Group, LLC d/b/a Beach House Bar and Grill (“Beach House”) and Erez Sukarchi, individually (both jointly “Defendants”), by and through their undersigned counsel (Plaintiffs and Defendants jointly “Parties”), hereby stipulate to the dismissal of Defendant Erez Sukarchi, individually, as a Defendant in this case with prejudice pursuant to Rule 41(a)(1)(A)(ii) of the *Federal Rules of Civil Procedure*. Defendant Sukarchi shall be removed as a party Defendant in all future pleadings of record. The case remains pending against Beach House.

(Signatures appear upon the following page.)

Stipulation
C/A: 4:20-CV-00233-JD

WE SO STIPULATE

s/Bruce E. Miller

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Date: March 17, 2022

WE SO STIPULATE:

s/Benjamin A. Baroody

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Date: March 17, 2022